**EEOC © 88€** 1111 € - CV-05458-R**PKS / EAS** ALD **EMPLOY MENT/OFFICR TUNIT/25/20MMPSSIGN**1 of 3 PageID #: 16

To:	2330 1	ticia Stidhum 25th Street e Point, NY 11356	Fr	om:	New York District Office 33 Whitehall Street 5th Floor New York, NY 10004	e
		On behalf of person(s) aggrieved who CONFIDENTIAL (29 CFR §1601.7(a))	•			
EEOC Charge No.			EEOC Representative		-	Telephone No.
520	-2019-0	4747	D. Young, Investigator		ı	(212) 336-3758
Title Act ( been of yo	VII of th GINA): <sup>-</sup> issued a our recei	PERSON AGGRIEVED:  e Civil Rights Act of 1964, the Ar This is your Notice of Right to Sue, at your request. Your lawsuit under pt of this notice; or your right to se to be different.)	(See mericans with Disabilities Act (A issued under Title VII, the ADA or r Title VII, the ADA or GINA must	DA), GINA be file	the additional information  or the Genetic Information based on the above-nuned in a federal or state of	enclosed with this form.)  ion Nondiscrimination abered charge. It has court WITHIN 90 DAYS
		More than 180 days have passed	since the filing of this charge.			
	X	Less than 180 days have passed be able to complete its administra				kely that the EEOC will
	X	The EEOC is terminating its proce	essing of this charge.			
		The EEOC will continue to proces	s this charge.			
90 da		ination in Employment Act (ADE you receive notice that we have confident that we have confident to the EEOC is closing your case.  90 DAYS of your receipt of this	empleted action on the charge. In Therefore, your lawsuit under the A	this re ADEA	egard, the paragraph ma must be filed in federal	rked below applies to or state court <u>WITHIN</u>
		The EEOC is continuing its handli you may file suit in federal or state			days have passed since t	he filing of the charge,
in fec	leral or s violation	ct (EPA): You already have the right tate court within 2 years (3 years for some than 2 years that occurred more than 2 years	r willful violations) of the alleged EF rs (3 years) before you file suit i	'A und may n	derpayment. This means not be collectible.	PA suits must be brought that <b>backpay due for</b>
If you	ı file suit	based on this charge, please send	a copy of your court complaint to the	nis offi	ce.	
			On behalf of the	e Com	nmission	
			Ther I. Buy	Dev	JI	uly 29, 2019
Enc	losures(	s)	Kevin J. Berr District Direct	у,		(Date Mailed)
00:		Attack Common Johnson of Ti				

CC:

Attn.: Owner, Ishaque Thanwalla **HILLSIDE AUTO MALL** 150-01 Hillside Avenue Jamaica, NY 11432

Attn.: Mr. John Troy, Esq. **TROY LAW** Attorneys & Counselors At Law 41-25 Kissena Boulevard, Suite 119 Flushing, NY 11355

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# INFORMATION RELATED TO FILING SUIT UNDER THE LAWS ENFORCED BY THE EEOC

(This information relates to filing suit in Federal or State court <u>under Federal law.</u>
If you also plan to sue claiming violations of State law, please be aware that time limits and other provisions of State law may be shorter or more limited than those described below.)

### PRIVATE SUIT RIGHTS

Title VII of the Civil Rights Act, the Americans with Disabilities Act (ADA), the Genetic Information Nondiscrimination Act (GINA), or the Age Discrimination in Employment Act (ADEA):

In order to pursue this matter further, you must file a lawsuit against the respondent(s) named in the charge <u>within 90 days</u> of the date you *receive* this Notice. Therefore, you should keep a record of this date. Once this 90-day period is over, your right to sue based on the charge referred to in this Notice will be lost. If you intend to consult an attorney, you should do so promptly. Give your attorney a copy of this Notice, and its envelope, and tell him or her the date you received it. Furthermore, in order to avoid any question that you did not act in a timely manner, it is prucent that your suit be filed within 90 days of the date this Notice was *mailed* to you (as indicated where the Notice is signed) or the date of the postmark, if later.

Your lawsuit may be filed in U.S. District Court or a State court of competent jurisdiction. (Usually, the appropriate State court is the general civil trial court.) Whether you file in Federal or State court is a matter for you to decide after talking to your attorney. Filing this Notice is not enough. You must file a "complaint" that contains a short statement of the facts of your case which shows that you are entitled to relief. Courts often require that a copy of your charge must be attached to the complaint you file in court. If so, you should remove your birth date from the charge. Some courts will not accept your complaint where the charge includes a date of birth. Your suit may include any matter alleged in the charge or, to the extent permitted by court decisions, matters like or related to the matters alleged in the charge. Generally, suits are brought in the State where the alleged unlawful practice occurred, but in some cases can be brought where relevant employment records are kept, where the employment would have been, or where the respondent has its main office. If you have simple questions, you usually can get answers from the office of the clerk of the court where you are bringing suit, but do not expect that office to write your complaint or make legal strategy decisions for you.

## PRIVATE SUIT RIGHTS -- Equal Pay Act (EPA):

EPA suits must be filed in court within 2 years (3 years for willful violations) of the alleged EPA underpayment: back pay due for violations that occurred **more than 2 years (3 years) before you file suit** may not be collectible. For example, if you were underpaid under the EPA for work performed from 7/1/08 to 12/1/08, you should file suit before 7/1/10 – not 12/1/10 — in order to recover unpaid wages due for July 2008. This time limit for filing an EPA suit is separate from the 90-day filing period under Title VII, the ADA, GINA or the ADEA referred to above. Therefore, if you also plan to sue under Title VII, the ADA, GINA or the ADEA, in addition to suing on the EPA claim, suit must be filed within 90 days of this Notice and within the 2- or 3-year EPA back pay recovery period.

#### ATTORNEY REPRESENTATION -- Title VII. the ADA or GINA:

If you cannot afford or have been unable to obtain a lawyer to represent you, the U.S. District Court having jurisdiction in your case may, in limited circumstances, assist you in obtaining a lawyer. Requests for such assistance must be made to the U.S. District Court in the form and manner it requires (you should be prepared to explain in detail your efforts to retain an attorney). Requests should be made well before the end of the 90-day period mentioned above, because such requests do <u>not</u> relieve you of the requirement to bring suit within 90 days.

#### ATTORNEY REFERRAL AND EEOC ASSISTANCE -- All Statutes:

You may contact the EEOC representative shown on your Notice if you need help in finding a lawyer or if you have any questions about your legal rights, including advice on which U.S. District Court can hear your case. If you need to inspect or obtain a copy of information in EEOC's file on the charge, please request it promptly in writing and provide your charge number (as shown on your Notice). While EEOC destroys charge files after a certain time, all charge files are kept for at least 6 months after our last action on the case. Therefore, if you file suit and want to review the charge file, please make your review request within 6 months of this Notice. (Before filing suit, any request should be made within the next 90 days.)

IF YOU FILE SUIT, PLEASE SEND A COPY OF YOUR COURT COMPLAINT TO THIS OFFICE.

NOTICE OF RICHTS UNDER THE ADACAMENT MENTS ACT 5192008 (ADACA): age to #DA was amended, effective January 1, 2009, to broaden the definitions of disability to make it easier for individuals to be covered under the ADA/ADAAA. A disability is still defined as (1) a physical or mental impairment that substantially limits one or more major life activities (actual disability); (2) a record of a substantially limiting impairment; or (3) being regarded as having a disability. However, these terms are redefined, and it is easier to be covered under the new law.

If you plan to retain an attorney to assist you with your ADA claim, we recommend that you share this information with your attorney and suggest that he or she consult the amended regulations and appendix, and other ADA related publications, available at http://www.eeoc.gov/laws/types/disability\_regulations.cfm.

"Actual" disability or a "record of" a disability (note: if you are pursuing a failure to accommodate claim you must meet the standards for either "actual" or "record of" a disability):

- > The limitations from the impairment no longer have to be severe or significant for the impairment to be considered substantially limiting.
- ➤ In addition to activities such as performing manual tasks, walking, seeing, hearing, speaking, breathing, learning, thinking, concentrating, reading, bending, and communicating (more examples at 29 C.F.R. § 1630.2(i)), "major life activities" now include the operation of major bodily functions, such as: functions of the immune system, special sense organs and skin; normal cell growth; and digestive, genitourinary, bowel, bladder, neurological, brain, respiratory, circulatory, cardiovascular, endocrine, hemic, lymphatic, musculoskeletal, and reproductive functions; or the operation of an individual organ within a body system.
- > Only one major life activity need be substantially limited.
- ➤ With the exception of ordinary eyeglasses or contact lenses, the beneficial effects of "mitigating measures" (e.g., hearing aid, prosthesis, medication, therapy, behavioral modifications) are not considered in determining if the impairment substantially limits a major life activity.
- An impairment that is "episodic" (e.g., epilepsy, depression, multiple sclerosis) or "in remission" (e.g., cancer) is a disability if it would be substantially limiting when active.
- An impairment may be substantially limiting even though it lasts or is expected to last fewer than six months.

## "Regarded as" coverage:

- An individual can meet the definition of disability if an **employment action was taken because of an actual or perceived impairment** (e.g., refusal to hire, demotion, placement on involuntary leave, termination, exclusion for failure to meet a qualification standard, harassment, or denial of any other term, condition, or privilege of employment).
- ➤ "Regarded as" coverage under the ADAAA no longer requires that an impairment be substantially limiting, or that the employer perceives the impairment to be substantially limiting.
- The employer has a defense against a "regarded as" claim only when the impairment at issue is objectively *BOTH* transitory (lasting or expected to last six months or less) *AND* minor.
- ➤ A person is not able to bring a failure to accommodate claim *if* the individual is covered only under the "regarded as" definition of "disability."

Note: Although the amended ADA states that the definition of disability "shall be construed broadly" and "should not demand extensive analysis," some courts require specificity in the complaint explaining how an impairment substantially limits a major life activity or what facts indicate the challenged employment action was because of the impairment. Beyond the initial pleading stage, some courts will require specific evidence to establish disability. For more information, consult the amended regulations and appendix, as well as explanatory publications, available at <a href="http://www.eeoc.gov/laws/types/disability\_regulations.cfm">http://www.eeoc.gov/laws/types/disability\_regulations.cfm</a>.